include a copy of the last settlement offer, to the chambers of Judge Nakagawa for in camera

review by the settlement conference judge. If not timely filed, sanctions may be imposed. The settlement conference statement shall be no longer than 5 double-spaced pages. The settlement conference statement shall contain the following:

1. A brief statement of the nature of the action.

2. A concise summary of the evidence that supports your theory of the case,

2.3

- 2. A concise summary of the evidence that supports your theory of the case, including information documenting your damages claims. You may attach to your statement a limited number of documents or exhibits that are <u>especially</u> relevant to key factual or legal issues.
  - 3. A brief analysis of the key issues involved in the litigation.
- 4. A discussion of the strongest points in your case, both legal and factual, and a frank discussion of the weakest points as well. The court expects you to present a candid evaluation of the merits of your case.
- 5. A further discussion of the strongest and weakest points in your opponents' case, but only if they are more than simply the converse of the weakest and strongest points in your case.

  6. A history of settlement discussions, if any, which details the demands and offers which have been made, and the reasons they have been rejected.
  - 7. The settlement proposal that you believe would be fair.
- 8. The settlement proposal that you would honestly be willing to make in order to conclude this matter and stop the expense of litigation.

The settlement conference statement should be delivered to chambers in an envelope clearly marked "Contains Confidential Settlement Brief."

The purpose of the settlement conference statement is to assist the judge in preparing for and conducting the settlement conference. In order to facilitate a meaningful conference, your <a href="https://www.utmost.candor">utmost.candor</a> in responding to all of the above listed questions is required. The confidentiality of each statement will be strictly maintained and following the conference, the statements will be destroyed.

DO NOT SERVE A COPY ON OPPOSING COUNSEL. DO NOT DELIVER OR

1	MAIL THE STATEMENT TO THE CLERK'S OFFICE.
2	The settlement conference shall not be continued or vacated without prior
3	approval of the judge assigned to the case.
4	FAILURE TO APPEAR WILL RESULT IN THE IMPOSITION OF SANCTIONS. IF
5	THE MATTER IS SETTLED BEFORE THE SETTLEMENT CONFERENCE DATE, THE
6	PARTIES MUST NOTIFY THE SETTLEMENT CONFERENCE JUDGE'S CALENDAR
7	CLERK SO THAT THE MATTER CAN BE TAKEN OFF CALENDAR.
8	IT IS SO ORDERED.
9	Copies sent to:
LO	ANNE M. LORADITCH ecffilings@beckleylaw.com, aloraditch@beckleylaw.com;
L1	pkois@beckleylaw.com
L2 L3	MARC A. LEVINSON ORRICK, HERRINGTON & SUTCLIFFE LLP 400 Capitol Mall, Suite 3000 Sacramento, CA 95814-4497
L4	For USA Capital Diversified Trust Deed Fund
.5 .6	ROB CHARLES rcharles@lrlaw.com SUSAN FREEMAN sfreeman@lrlaw.com
L7	SUSAN FREEMAN
L8	LEWIS & ROCA
L9	40 North Central Avenue, Suite 1900
20	Phoenix, Arizona 85004-4429
21	For Unsecured Creditor's Committee
22	
23	# # #
24	
25	
26	